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SJS 44 (Rev. 12/07, NJ 5/08)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

the civil docket sheet. (SEE II	NSTRUCTIONS ON THE REV	ERSE OF THE FORM.)					
I. (a) PLAINTIFFS				DEFENDANTS			
DIRAN DER KOSROFIAN				NCO FINANCIAL SYSTEMS, INC.			
(b) County of Residence	of First Listed Plaintiff			County of Residence of	of First Listed Defendant		
(c) Attorney's (Firm Na Craig Thor Kimmel, E Kimmel & Silverman, 30 E. Butler Pike Ambler, PA 19002 (215) 540-8888		amber and Email Add	iress)		D CONDEMNATION CASES, U INVOLVED.	SE THE LOCATION OF THE	
II. BASIS OF JURISI	OICTION (Place an "X" i	in One Box Only)			RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff	
☐ 1 U.S. Government Plaintiff			(For Diversity Cases Only) and One Box for Defendant) PTF DEF Citizen of This State				
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenshi	ip of Parties in Item III)	,		2		
				reign Country	J D J Totolga (www.		
IV. NATURE OF SUI			andgo letterar	ORFEITURE/PENALTY **	BANKRUPTCY	OTHER STATUTES	
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment Æ Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excl. Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assauft, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability	PERSONAL INJUR 362 Personal Injury - Med. Maipractic 365 Personal Injury - Product Liability PERSONAL PROPER 370 Other Fraud 370 Other Personal Property Damage 385 Property Damage 70 Other Personal Property Damage 10 385 Property Damage 11 Truth in Lending 12 385 Property Damage 13 510 Motions to Vacat Sentence 14 Habeas Corpus: 15 330 General 15 535 Death Penalty 15 550 Civil Rights 15 555 Prison Condition	.Y 6 61 62 62 62 63 64 64 64 64 64 64 64	O Agriculture O Other Food & Drug 5 Drug Related Seizure of Property 21 USC 881 O Liquor Laws O R.R. & Truck O Airline Regs. O Occupational Safety/Health O Other LABOR O Fair Labor Standards Act O Labor/Mgmt. Relations O Labor/Mgmt. Reporting & Disclosure Act O Railway Labor Act O Other Labor Litigation I Empl. Ret. Inc. Security Act MMIGRATION Naturalization Application Habeas Corpus Alien Detainee 5 Other Immigration Actions	□ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157 □ PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 840 Trademark □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g)) □ FEDERAL TAX SUITS □ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV 810 Selective Service 850 Securities/Commodities/Exchange 875 Customer Challenge 12 USC 3410 890 Other Statutory Actions 891 Agricultural Acts 892 Economic Stabilization Act 893 Environmental Matters 894 Energy Allocation Act 895 Freedom of Information Act 900Appeal of Fee Determination Under Equal Access to Justice 950 Constitutionality of State Statutes	
☑ 1 Original ☐ 2 Re	ate Court	Appellate Court	Reor	stated or 📋 5 another	ferred from 6 Multidistr or district Litigation fy) 6 Multidistr Litigation		
VI. CAUSE OF ACTI	Brief description of ca Fair Debt Collect			Do not cite juristictions	al statutes unless diversity):	<u> </u>	
VII. REQUESTED IN COMPLAINT:	☐ CHECK IF THIS UNDER F.R.C.P.	IS A CLASS ACTION 23	N D	EMAND \$	CHECK YES only JURY DEMAND:	if demanded in complaint: ✓ Yes □ No	
VIII. RELATED CAS	E(S) (See instructions):	JUDGE			DOCKET NUMBER	·	
Explanation: DATE		SIGNATURE O	F ATTO	RNEY OF RECORD			
	\ '7			See			

Case 2:12-cv-04146-PBT Document 1 Filed 07/20/12 Page 2 of 9 UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM t assignment to appropriate calendar.	to be used by counsel to indicate the category of the case for the purpose o
Address of Plaintiff: 401 Church St., WhitINSV	111e, MA 01588
Address of Defendant: 507 Prudential Rd., H	orsham PA 19044
Place of Accident, Incident or Transaction: (Use Reverse Side Fo	Additional Company
·	
Does this civil action involve a nongovernmental corporate party with any parent corporation	
(Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1	(a)) Yes No
Does this case involve multidistrict litigation possibilities?	Yes□ No 【
RELATED CASE, IF ANY:	
Case Number: Judge	Date Terminated:
Civil cases are deemed related when yes is answered to any of the following questions:	
1. Is this case related to property included in an earlier numbered suit pending or within one	e year previously terminated action in this court? Yes□ No □
2. Does this case involve the same issue of fact or grow out of the same transaction as a pricaction in this court?	,
	Yes No No
3. Does this case involve the validity or infringement of a patent already in suit or any earlier	er numbered case pending or within one year previously
terminated action in this court?	Yes No.
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rig	ghts case filed by the same individual?
	Yes No
CIVIL: (Place ✓ in ONE CATEGORY ONLY)	D. Disserte Lind Parks Communication
 A. Federal Question Cases: 1. □ Indemnity Contract, Marine Contract, and All Other Contracts 	 B. Diversity Jurisdiction Cases: 1. □ Insurance Contract and Other Contracts
2. □ FELA	2. □ Airplane Personal Injury
3. □ Jones Act-Personal Injury	3. □ Assault, Defamation
4. □ Antitrust	4. ☐ Marine Personal Injury
5. □ Patent	5. □ Motor Vehicle Personal Injury
6. □ Labor-Management Relations	6. □ Other Personal Injury (Please
o. — Labor-Wallagement retailons	specify)
7. □ Civil Rights	7. Products Liability
_	•
8. Habeas Corpus Respective Art(a) Conse	8. Products Liability — Asbestos
9. Securities Act(s) Cases	9. □ All other Diversity Cases
10. □ Social Security Review Cases	(Please specify)
11. All other Federal Question Cases 50.5.C.\$ 602 (Please specify)	
ARBITRATION CER	
I, Counsel of record do hereby ce	rtify:
☐ Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge at	nd belief, the damages recoverable in this civil action case exceed the sum of
\$150,000.00 exclusive of interest and costs; □ Relief other than monetary damages is sought.	
(21/2/10	C1100
DATE: UNIQUE	<u> 5 1100 </u>
Attorney-at-Law NOTE: A trial de novo will be a trial by jury only if t	Attorney I.D.# there has been compliance with F.R.C.P. 38.
I certify that, to my knowledge, the within case is not related to any case pow pending of	or within one year previously terminated action in this court
except as noted above.	·
DATE: 07/19/12	51100
DATE: Attorney-at-Law	Attorney I.D.#

CIV. 609 (6/08)

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IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

CIVIL ACTION

v.	:		
NCO FINANCIAL SYSTEM	MS, INC. :	NO.	
plaintiff shall complete a Cas filing the complaint and serve side of this form.) In the e designation, that defendant sh	se Management Track is a copy on all defendar event that a defendant nall, with its first appear a Case Management Tra	Delay Reduction Plan of this court, coun Designation Form in all civil cases at the tasts. (See § 1:03 of the plan set forth on the radoes not agree with the plaintiff regarding rance, submit to the clerk of court and serve ack Designation Form specifying the track to	ime of reverse ag said on the
SELECT ONE OF THE FO	DLLOWING CASE M	IANAGEMENT TRACKS:	
(a) Habeas Corpus – Cases b	rought under 28 U.S.C	. § 2241 through § 2255.	()
(b) Social Security – Cases re and Human Services deny	-	ecision of the Secretary of Health curity Benefits.	()
(c) Arbitration – Cases requi	red to be designated for	arbitration under Local Civil Rule 53.2.	(X)
(d) Asbestos – Cases involvide exposure to asbestos.	ng claims for personal i	injury or property damage from	()
commonly referred to as	complex and that need	o tracks (a) through (d) that are special or intense management by tailed explanation of special	()
(f) Standard Management –	Cases that do not fall in	to any one of the other tracks.	()
07/19/12 Date	Craig Thor Kimmel Attorney-at-law	Plaintiff, Diran Der Kosrofian Attorney for	
<u>215-540-8888</u> Telephone	877-788-2864 FAX Number	kimmel@creditlaw.com E-Mail Address	

DIRAN DER KOSROFIAN

UNITED STATES DISTRICT COURT 1 FOR THE 2 EASTERN DISTRICT OF PENNSYLVANIA 3 DIRAN DER KOSROFIAN, 4 Plaintiff 5 Case No.: v. 6 COMPLAINT AND DEMAND FOR 7 NCO FINANCIAL SYSTEMS, INC., JURY TRIAL 8 (Unlawful Debt Collection Practices) Defendant 9 10 **COMPLAINT** 11 DIRAN DER KOSROFIAN ("Plaintiff"), by and through his attorneys, KIMMEL & 12 SILVERMAN, P.C., alleges the following against NCO FINANCIAL SYSTEMS, INC. 13 ("Defendant"): 14 INTRODUCTION 15 Plaintiff's Complaint is based on the Fair Debt Collection Practices Act, 15 1. 16 U.S.C. § 1692 et seq. ("FDCPA"). 17 **JURISDICTION AND VENUE** 18 Jurisdiction of this court arises pursuant to 15 U.S.C. § 1692k(d), which states 2. 19 20 that such actions may be brought and heard before "any appropriate United States district court 21 without regard to the amount in controversy," and 28 U.S.C. § 1331 grants this court original 22 jurisdiction of all civil actions arising under the laws of the United States. 23 3. Defendant has its corporate headquarters in the Commonwealth of Pennsylvania 24 and as such, personal jurisdiction is established. 25 4. Venue is proper pursuant to 28 U.S.C. § 1391(b)(1). 1

PARTIES

- 5. Plaintiff is a natural person residing in Whitinsville, Massachusetts 01588.
- 6. Plaintiff is a "consumer" as that term is defined by 15 U.S.C. §1692a(3).
- 7. In the alternative, Plaintiff is a person granted a cause of action under the FDCPA. See 15 U.S.C. § 1692k(a) and Wenrich v. Cole, 2000 U.S. Dist. LEXIS 18687 (E.D. Pa. Dec. 22, 2000).
- 8. Defendant is a national debt collection company with its corporate headquarters located at 507 Prudential Road, Horsham, PA 19044.
- 9. Defendant collects, and attempts to collect, consumer debts incurred, or alleged to have been incurred, for personal, family or household purposes on behalf of creditors and debt buyers using the U.S. Mail, telephone and/or internet.
- 10. Defendant is a "debt collector" as that term is defined by 15 U.S.C. § 1692a(6), and repeatedly contacted Plaintiff in an attempt to collect a debt.
- 11. Defendant acted through its agents, employees, officers, members, directors, heirs, successors, assigns, principals, trustees, sureties, subrogees, representatives, and insurers.

FACTUAL ALLEGATIONS

- 12. At all pertinent times hereto, Defendant was hired to collect a consumer debt and attempted to collect that debt from Plaintiff.
- 13. The debt at issue, a Verizon Wireless phone bill, arose out of transactions that were primarily for personal, family, or household purposes.
- 14. On March 2, 2010, Defendant sent written correspondence to Plaintiff demanding that he pay \$545.04 for an unpaid bill allegedly owed to Verizon Wireless (acct. no. 058125571200001). See Exhibit A, Defendant's March 2, 2010, letter to Plaintiff.

- 15. In its letter, Defendant indicated that it wanted to "offer" Plaintiff "a quick way to settle [his] account," and stated that it could "accept \$109.01 as a lump sum of the above amount...this offer will expire 45 days after the above date." See Exhibit A.
- 16. On March 24, 2010, Plaintiff mailed Defendant a check in the amount of \$109.01 and noted on the check "PO in full settlement, QPG188 Verizon Wireless." See Exhibit B, Plaintiff's check to Defendant.
- 17. Plaintiff understood that by paying \$109.01 that the Verizon Wireless debt would be satisfied in full, yet on January 5, 2011, Plaintiff received another letter seeking and demanding payment of \$352.89 for the same debt to Verizon Wireless for account no. 058125571200001.
- 18. Plaintiff had not incurred any new debt to Verizon Wireless but was afraid to contact Defendant, believing he would be obligated to pay the amount if he did so.
- 19. On June 14, 2011, Defendant sent another letter seeking payment for the same debt, this time seeking \$269.75.
- 20. The decreased figure appears to reflect a reduction of \$109.01 taken from the \$352.89 number.
- 21. Whatever the explanation, Defendant sought to collect an amount that was not owed.
- 22. Defendant sent another letter in March of 2012, seeking and demanding payment of \$269.75 for the same debt and stated that "A credit reporting agency has indicated that an inquiry has been made on your credit report."
- 23. Any reporting by Defendant to credit reporting agencies was erroneous and without validity as Plaintiff did not owe the debt.

- 24. Upon information and belief, Defendant's conduct was overbearing, deceptive and unfair, as it continued to seek collection of a debt that had been resolved.
- 25. Additionally, upon information and belief, Defendant misrepresented the amount of the alleged debt, as it claimed the March 2010 balance was \$545.04, the January 2011 balance \$352.89 and the March 2012, balance of \$269.75, though the debt had been settled in March 2010.
- 26. Defendant's actions in connection with the collection of this debt were unconscionable, deceptive and misleading.

DEFENDANT VIOLATED THE FAIR DEBT COLLECTION PRACTICES ACT

27. In its actions to collect a debt, Defendant violated the FDCPA in one or more of the following ways:

COUNT I

- a. A debt collector violates §1692e of the FDCPA by using false, deceptive, or misleading representations or means in connection with the collection of a debt;
- b. A debt collector violates §1692e(2)(A) of the FDCPA by falsely representing the character, amount, or legal status of the debt it was attempting to collect;
- c. Here, Defendant violated §1692e of the FDCPA by deceptively stating that Plaintiff owed a debt, when the debt had been paid in March 2010 as well as communicating false information to a credit reporting agency..
- d. Also, Defendant violated §1692e(2)(A) of the FDCPA by falsely representing the character or amount of the balance of the debt.

COUNT II

- a. A debt collector violates §1692f of the FDCPA by using unfair and unconscionable means in connection with the collection of a debt; and
- b. A debt collector violates §1692f(1) of the FDCPA by attempting to collect an amount that was not permitted by law.
- c. Defendant violated §§1692f and 1692f(1) of the FDCPA by attempting to collect a debt from Plaintiff that had been paid.

WHEREFORE, Plaintiff, DIRAN DER KOSROFIAN, respectfully prays for a judgment as follows:

- All actual damages suffered pursuant to 15 U.S.C. § 1692k(a)(1);
- b. Statutory damages of \$1,000.00 for the violation of the FDCPA pursuant to 15 U.S.C. § 1692k(a)(2)(A);
- c. All reasonable attorneys' fees, witness fees, court costs and other litigation costs incurred by Plaintiff pursuant to 15 U.S.C. § 1693k(a)(3); and
- d. Any other relief deemed appropriate by this Honorable Court.

DEMAND FOR JURY TRIAL

PLEASE TAKE NOTICE	that Plaintiff,	DIRAN DER	KOSROFIAN,	demands	a :	jury
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trial in this case.

RESPECTFULLY SUBMITTED,

By:

Craig Thor Kimmel Attorney ID No. 57100 Kimmel & Silverman, P.C. 30 E. Butler Pike

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Email: kimmel@creditlaw.com